	CH-110 Temporary Restraining Order	Clerk stamps date here when form is filed.
1	Person in ① must complete items①,②, and ③ only. Protected Person a. Your Full Name: Deld B Final State Bar No.:	LOS ANGELES SUPERIOR COURT APR 3 0 2018 SHERRI R. CALLER, ENGLEME OFFICER/CLERK
	Firm Name: b. Your Address (If you have a lawyer, give your lawyer's information.	BY PATRICIA A. MOSESSAR DEPUTY
	If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or e-mail.): Address: City: Telephone: E-Mail Address:	Superior Court of California, County of Los Angeles Superior Court 6230 Sylmar Avenue Van Nuys, CA 91401 North West District Ills in case number when form is filled.
2	Restrained Person Full Name:	Case Number: 18VER000775
	Hair Color: Black 6 Eye Color: Brown Age: 55	Race: PLatina Has
3	☐ Additional Protected Persons In addition to the person named in ①, the following family or household the temporary orders indicated below:	members of that person are protected by
	Full Name Sex Age Household Yes Yes	Member? Relation to Prote ded Person No No No
	Check here if there are additional persons. List them on an attached standard Additional Protected Persons" as a title. You may use form MC-025,	heet of paper and write "Attachment 3—
4	The court will complete the rest of this for this for this Order expires at the end of the hearing scheduled for the date and	
	Date: 5-23-18 Time: 8:30	_ e.m. □ p.m.
	This is a Court Order.	

To the Person in 2:

The court has granted the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

5)	Personal Conduct Orders
	☐ Not Requested ☐ Denied Until the Hearing ☐ Granted as Follows:
	a. You must not do the following things to the person named in 1 and to the other protected persons listed in 3:
	(1) Marass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
	(2) \(\text{\text{V}}\) Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax, or by other electronic means.
	(3) Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order.
	(4) Other (specify):
	Other personal conduct orders are attached at the end of this Order on Attachment 5a(4).
	b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the person in 1.
(E)	Stay-Away Order
•	☐ Not Requested ☐ Denied Until the Hearing ☑ Granted as Follows:
	a. You must stay at least 100 yards away from (check all that apply):
	(1) The person in (1) (7) The place of child care of the children of
	(2) Each person in (3) the person in (1)
	(3) The home of the person in (1) (8) The vehicle of the person in (1)
	(4) The job or workplace of the person (9) Other (specify):
	(5) The school of the person in 1
	(6) The school of the children of the person in 1
	b. This stay-away order does not prevent you from going to or from your home or place of employment.
7	No Guns or Other Firearms and Ammunition
\odot	a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other firearms, or ammunition.
	b. You must:
	(1) Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms in your immediate possession or control. This must be done within 24 hours of being served with this Order.
	This is a Court Order

Case	Number:

18VER000775

To the Person in 2:

The court has granted the temporary orders checked as granted below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.

5	Personal Conduct Orders
	□ Not Requested □ Denied Until the Hearing ☑ Granted as Follows:
	a. You must not do the following things to the person named in 1 and to the other protected persons listed in 3:
	(1) Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
	(2) ☑ Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax or by other electronic means.
	(3) Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order.
	(4) Other (specify):
	Other personal conduct orders are attached at the end of this Order on Attachment 5a(4).
	b. Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order. However, you may have your papers served by mail on the person in 1.
	Stay-Away Order
<u>•</u>	☐ Not Requested ☐ Denied Until the Hearing ☑ Granted as Follows:
	a. You must stay at least \(\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$a\$}}\$}}\$ yards away from (check all that apply):}}\)
	(1) The person in (7) The place of child care of the children of
	(2) Each person in (3) the person in (1)
	(3) The home of the person in (1) (8) The vehicle of the person in (1)
	(4) The job or workplace of the person (9) Other (specify): in (1)
	(5) The school of the person in 1
	(6) The school of the children of the person in 1
	b. This stay-away order does not prevent you from going to or from your home or place of employment.
7	No Guns or Other Firearms and Ammunition
\cdot	a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guns, other
	firearms, or ammunition.
	b. You must:
	(1) Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms in your immediate possession or control. This must be done within 24 hours of being served with
	this Order. This is a Court Order.

		Cas	18VER000775
11)	No Fee to Serve (Notify) Restrained Person The sheriff or marshal will serve this Order without charge beca	Ordered use:	☐ Not Ordered
	 a. The Order is based on unlawful violence, a credible thro b. The person in is entitled to a fee waiver. 	eat of violence,	or stalking.
12)	Number of pages attached to this Order, if any: Date:		
	Judicial Off	ficer – Del	nak Kleemen

Warnings and Notices to the Restrained Person in 2

You Cannot Have Guns or Firearms

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control as stated in item (7) above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and form CH-109, Notice of Court Hearing, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item (2).

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

After You Have Been Served With a Restraining Order

- Obey all the orders.
- Read form CH-120-INFO, How Can I Respond to a Request for Civil Harassment Restraining Orders?, to learn how to respond to this Order.
- If you want to respond, fill out form CH-120, Response to Request for Civil Harassment Restraining Orders, and file it with the court clerk. You do not have to pay any fee to file your response if the Request claims that you inflicted or threatened violence against or stalked the person in (1).
- You must have form CH-120 served by mail on the person in ①or that person's attorney. You cannot do this yourself. The person who does the mailing should complete and sign form CH-250, *Proof of Service of Response by Mail*. File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use form MC-030, *Declaration*, for this purpose. It is available from the clerk's office at the court shown on page 1 of this form or at www.courts.ca.gov/forms. If you do not know how to prepare a declaration, you should see a lawyer.



	Case Number: 18VER000775
11)	No Fee to Serve (Notify) Restrained Person
	a. The Order is based on unlawful violence, a credible threat of violence, or stalking.
	b. The person in is entitled to a fee waiver.
12	Number of pages attached to this Order, if any: Date:
	Judicial Officer Land A Kleeman
	Warnings and Notices to the Restrained Person in 2

You Cannot Have Guns or Firearms

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, or ammunition while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control as stated in item (7) above. The court will require you to prove that you did so.

Notice Regarding Nonappearance at Hearing and Service of Order

If you have been personally served with this Temporary Restraining Order and form CH-109, Notice of Court Hearing, but you do not appear at the hearing either in person or by a lawyer, and a restraining order that is the same as this Temporary Restraining Order except for the expiration date is issued at the hearing, a copy of the order will be served on you by mail at the address in item (2).

If this address is not correct or you wish to verify that the Temporary Restraining Order was converted into a restraining order at the hearing without substantive change, or to find out the duration of the order, contact the clerk of the court.

After You Have Been Served With a Restraining Order

- Obey all the orders.
- Read form CH-120-INFO, How Can I Respond to a Request for Civil Harassment Restraining Orders?, to learn how to respond to this Order.
- If you want to respond, fill out form CH-120, Response to Request for Civil Harassment Restraining Orders, and file it with the court clerk. You do not have to pay any fee to file your response if the Request claims that you inflicted or threatened violence against or stalked the person in 1.
- You must have form CH-120 served by mail on the person in (1) or that person's attorney. You cannot do this yourself. The person who does the mailing should complete and sign form CH-250, *Proof of Service of Response by Mail*. File the completed proof of service with the court clerk before the hearing date or bring it with you to the hearing.
- In addition to the response, you may file and have declarations served, signed by you and other persons who have personal knowledge of the facts. You may use form MC-030, *Declaration*, for this purpose. It is available from the clerk's office at the court shown on page 1 of this form or at www.courts.ca.gov/forms. If you do not know how to prepare a declaration, you should see a lawyer.



Case Number:

18VER000775

- Whether or not you file a response, you should attend the hearing. If you have any witnesses, they must also go to the hearing.
- At the hearing, the judge can make restraining orders against you that last for up to five years. Tell the judge why you disagree with the orders requested.

Instructions for Law Enforcement

Enforcing the Restraining Order

This order is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Restraining and Protective Orders System (CARPOS). If the law enforcement agency has not received proof of service on the restrained person, the agency must advise the restrained person of the terms of the order and then must enforce it. Violations of this order are subject to criminal penalties.

Start Date and End Date of Orders

This order starts on the date next to the judge's signature on page 4. The order ends on the expiration date in item (4) on page 1.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Pen. Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6. Agencies are encouraged to enter violation messages into CARPOS.

Notice/Proof of Service

The law enforcement agency must first determine if the restrained person had notice of the order. Consider the restrained person "served" (given notice) if (Pen. Code, § 836(c)(2)):

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on file; or
- The restrained person was informed of the order by an officer.

An officer can obtain information about the contents of the order and proof of service in CARPOS. If proof of service on the restrained person cannot be verified, the agency must advise the restrained person of the terms of the order and then enforce it.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, this order remains in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The order can be changed only by another court order. (Pen. Code, § 13710(b).)



Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2; Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. EPO: If one of the orders is an Emergency Protective Order (form EPO-001) and is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence over any other restraining or protective order.
- 3. Criminal Order: If none of the orders includes a no contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Clerk's Certificate [seal] (Clerk will fill out this part.)

-Clerk's Certificate-

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: non 3 0 2018 Clerk, by

, Deputy



Case Number:

18VER000775

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2; Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. EPO: If one of the orders is an Emergency Protective Order (form EPO-001) and is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence over any other restraining or protective order.
- 3. Criminal Order: If none of the orders includes a no contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.



(Clerk will fill out this part.)

--- Clerk's Certificate---

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: 30 30 Clerk, by

, Deputy

AH-100

Request for Civil Harassment Restraining Orders

Read Can a Civil Harassment Restraining Order Help Me? (form CH-100-

NFO) before completing this form. Also fill out Confidential CLETS information (form CLETS-001) with as much information as you know.	LOS ANGELES SUPERIOR COURT
1) Person Seeking Protection	. APR 3 0 2018
a. Your Full Name: Deiche B Finler Age: 53	BY PATRICATA, MOREGON DEPUTY
Your Lawyer (if you have one for this case):	Fill in court name and street address:
Name: Refund 6 M State Bar No.:	Superior Court of California, County of
b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, for, or a mail.):	Los Angeles Superior Court 6230 Sylmar Avenue Van Nuys, CA 91401 North West District
	Court fills in case number when form is filed.
	Case Number:
Telephone:	18VER000775
E-Mail Address:	
Person From Whom Protection Is Sought Full Name: The hells (plested) www.	M Age: 58
Additional Protected Persons	
a. Are you asking for protection for any other family or household membe	
	with you? How are they related to you?
	es 🗆 No
	es 🗌 No
	es 🗌 No
Check here if there are more persons. Attach a sheet of paper and write Persons" for a title. You may use form MC-025, Attachment.	
 b. Why do these people need protection? (Explain below): Check here if there is not enough space for your answer. Put your compaper or form MC-025 and write "Attachment 3b—Why Others Need P 	

Clerk stamps date here when form is filed.

Case Number:

18VER000775

4	Relationship of Parties How do you know the person in ②? (Explain below):
	Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 4—Relationship of Parties" for a title.
5	Why are you filing in this county? (Check all that apply): a. The person in 2 lives in this county. b. I was harassed by the person in 2 in this county. Other (specify):
6	Other Court Cases
	a. Have you or any of the persons named in 3 been involved in another court case with the person in 2?
	☐ Yes ☐ No If yes, check each kind of case and indicate where and when each was filed: Kind of Case Filed in (County/State) Year Filed Case Number (if known)
	(1) Civil Harassment (2) Domestic Violence
	(3) Divorce, Nullity, Legal Separation
	(4) Paternity, Parentage, Child Custody
	(5) Elder or Dependent Adult Abuse
	(6) Eviction
	(7) Guardianship
	(8) Workplace Violence (9) Small Claims
	(10) Criminal
	(11) Other (specify):
	b. Are there now and protective or restraining orders in effect relating to you or any of the persons in (3) and the person in (2)? We No Yes If yes, attach a copy if you have one.
(7)	Description of Harassment
	Harassment means violence or threats of violence against you, or a course of conduct that seriously alarmed, annoyed, or harassed you and caused you substantial emotional distress. A course of conduct is more than one act.
	a. Tell the court about the last time the person in (2) harassed you.
	(1) When did it happen? (provide date or estimated date):
	(2) Who else was there? ROSURIU DUNSON PATRICIA FRUICA
	ESSA DANSON GUSTEVA GUNSUOILS
	This is not a Court Order.

(3)	Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(3)—Describe Harassment" for a title. I was graphed pulled Alleng a waller she title. They to pay my phone of of my hard she theu me to check to pum me the Join a cold to the pum me to property the pum me to property.
	on time! B Stale my Phone till could holder
(4)	Did the person in (2) use or threaten to use a gun or any other weapon?
(')	Yes No (If yes, explain below):
	Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(4)—Use of Weapons" for a title.
(5)	Were you harmed or injured because of the harassment? Yes \(\sum \text{No (If yes, explain below):}\)
	Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(5)—Harm or Injury" for a title. The circle of multiple contusting 5 CRCHLS Head team. In Jurish he at Leg to be to be a first of the circle of the contusting of the circle of the circ
C	unt to hospital X puyul (b) cat scan - tollow up
(6)	
	If yes, did they give you or the person in (2) an Emergency Protective Order? Yes V No
	If yes, the order protects (check all that apply): a. Me b. The person in Correct The persons in Correct The per
	Attach a copy of the order if you have one.
ь. н	as the person in (2) harassed you at other times?
1	Yes No (If yes, describe prior incidents and provide dates of harassment below):
	Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7b—Previous Harassment" for a title.
 [Δ	I That victed for at her screening + I hereton
	Phone
	This is not a Court Order.

Case Number VER 000775

	Check the orders you want
	Check the orders you want.
8	Personal Conduct Orders I ask the court to order the person in 2 not to do any of the following things to me or to any person to be protected listed in 3: a. Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person. b. Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax, or by other electronic means.
	c. Other (specify): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 8c—Other Personal Conduct Orders," for a title. Correct Correct Cloud of Check to people to pe
9	The person in ② will be ordered not to take any action to get the addresses or locations of any protected person unless the court finds good cause not to make the order. Stay-Away Orders a. I ask the court to order the person in ② to stay at least ① yards away from (check all that apply): (1) Me (8) My vehicle (2) The other persons listed in ③ (9) Other (specify): (3) My home (4) My job or workplace (5) My school (6) My children's school (7) My children's place of child care
	b. If the court orders the person in 2 to stay away from all the places listed above, will he or she still be able to get to his or her home, school, or job? Yes No (If no, explain below): Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 9b—Stay-Away Orders," for a title.
10	Guns or Other Firearms and Ammunition Does the person in ② own or possess any guns or other firearms? ☐ Yes ☐ No ☐ I don't know If the judge grants a protective order, the person in ② will be prohibited from owning, possessing, purchasing,
	receiving, or attempting to purchase or receive a gun, other firearm, and ammunition while the protective order is in effect. The person in ② will also be ordered to turn in to law enforcement, or sell to or store with a licensed gun dealer, any guns or firearms within his or her immediate possession or control.

This is not a Court Order



Case Number: 18VER000775

11	Immediate Orders								
	Do you want the court to make any of these of in ②? □ Yes □ No (If you answer □ Check here if there is not enough space for paper or form MC-025 and write "Attack	red yes, explain why l or your answer. Put y	below): our complete answer on the att	-					
	☐ Request to Give Less Than Five	Dave' Notice							
(12)	You must have your papers personally served court orders a shorter time for service. (For CH-200, Proof of Personal Service, may be used.)	d on the person in 2 n CH-200-INFO expl	lains What Is "Proof of Persona	al Service"? Form					
	If you want there to be fewer than five days b	If you want there to be fewer than five days between service and the hearing, explain why below:							
	☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 12—Request to Give Less Than Five Days' Notice" for a title.								
	,								
(13)	☐ No Fee for Filing or Service								
	a. There should be no filing fee because the person in (2) has used or threatened to use violence against me, has stalked me, or has acted or spoken in some other way that makes me reasonably fear violence.								
	b. The sheriff or marshal should serve (notify) the person in (2) about the orders for free because my request for orders is based on unlawful violence, a credible threat of violence, or stalking.								
	c. There should be no filing fee and the am entitled to a fee waiver. (You mus Fees and Costs.)								
14)	Lawyer's Fees and Costs I ask the court to order payment of my:	a. Lawyer's fe	es b. Court costs						
	The amounts requested are:	Amount	<u>Item</u>	Amount					
	TBC	\$		\$					
		\$		\$					
	☐ Check here if there are more items. I	\$ Put the items and amo		\$s					
	MC-025 and write "Attachment 14—	Lawyer's Fees and C	· ·						

Case Number:

18VER000775

(15)		Possession and Protection of Animals						
		I ask the court to order the following:						
		a. That I be given the sole possession, care, and control of the animals listed below, which I own, possess, lease, keep, or hold, or which reside in my household.						
		(Identify animals by, e.g., type, breed, name, color, sex.)						
		Mischai - Black + White Cot Lexi a council co Dog						
		Lexi a ociable co Dog						
		I request sole possession of the animals because (specify good cause for granting order):						
		Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 15a—Possession of Animals" for a title.						
		They are miles						
		b. That the person in 2 must stay at least yards away from, and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the animals listed above.						
(16)		Additional Orders Requested						
\bigcirc		I ask the court to make the following additional orders (specify):						
		☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 16—Additional Orders Requested," for a title.						
		Rosiniu Dansur						
		Putricke Francis						
(17)	N	umber of pages attached to this form, if any:						
	D	ate:						
	- A	At Inthe process of Return						
	Lι	wyer's name (if any) Lawyer's signature						
		declare under penalty of perjury under the laws of the State of California that the information above and on all tachments is true and correct.						
	D	ate: 04/29/18						
	Tr.	Deicher B' Frily						
	1)	ppe or print your name / Sign your name						

CH-109 Notice of Court Hearing	Clerk stamps date here when form is filed.
1 Person Seeking Protection a. Your Full Name: Your Lawyer (if you have one for this case): Name: Name: Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not	LOS ANGELES SUPERIOR COURT APR 3 0 2018 SHERRI R. CASLER, EXECUTIVE OFFICER/ CLERK BY PATRICIA A. MONEYON, DEPUTY Fill in court name and street address: Superior Court of California, County of Los Angeles Superior Court 6230 Sylmar Avenue Van Name CA 91404
E-Mail Address: Person From Whom Protection Is Sought Full Name: Saladle Colosite Days (Van Nuys, CA 91401 North West District Court fills in case number when form is filed. Case Number: 18VER 000775
The court will complete the rest of this for A court hearing is scheduled on the request for restraining ord	
Hearing Date: 5-33/8 Time: 8:30 Dept.: VE-1 Room: 730	ess of court if different from above:
 Temporary Restraining Orders (Any orders granted are on Form a. Temporary Restraining Orders for personal conduct and stay-away ord Request for Civil Harassment Restraining Orders, are (check only one All GRANTED until the court hearing. All DENIED until the court hearing. (Specify reasons for deni Partly GRANTED and partly DENIED until the court hearing. 	ers as requested in Form CH-100, box below): al in b, below.)



b.		s for denial of some or all of those personal conduct and stay-away orders as requested in Form CH-100, for Civil Harassment Restraining Orders, are:			
	(1)	The facts as stated in Form CH-100 do not sufficiently show acts of violence, threats of violence, or a course of conduct that seriously alarmed, annoyed, or harassed the person in (1) and caused substantial emotional distress.			
	(2)	Other (specify): As set forth on Attachment 4b.			
		*			
5) (Service	of Documents by The Person in (1)			
p	orotected	five days before the hearing, someone age 18 or older—not you or anyone to be—must personally give (serve) a court file-stamped copy of this Form CH-109, to the person in a copy of all the forms indicated below: Notice of Court Hearing,			
a	. CH-10	O, Request for Civil Harassment Restraining Orders (file-stamped)			
b	. 🛮 СН	-110, Temporary Restraining Order (file-stamped) IF GRANTED			
c	c. CH-120, Response to Request for Civil Harassment Restraining Orders (blank form)				
d	d. CH-120-INFO, How Can I Respond to a Request for Civil Harassment Restraining Orders?				
e		0, Proof of Service of Response by Mail (blank form)			
f	. 🖂 Otl	ner (specify):			
r	Date:	430/18			
		Judicial Officer Deva N. KLEMM W			
		To the Person in 1:			

- The court cannot make the restraining orders after the court hearing unless the person in (2) has been personally given (served) a copy of your request and any temporary orders. To show that the person in (2) has been served, the person who served the forms must fill out a proof of service form. Form CH-200, Proof of Personal Service, may be used.
- For information about service, read Form CH-200-INFO, What Is "Proof of Personal Service"?
- If you are unable to serve the person in 2 in time, you may ask for more time to serve the documents. Use Form CH-115, Request to Continue Court Hearing and to Reissue Temporary Restraining Order.

To the Person in 2:

- If you want to respond to the request for orders in writing, file Form CH-120, Response to Request for Civil Harassment Restraining Orders, and have someone age 18 or older—not you or anyone to be protected—mail it to the person in ①.
- The person who mailed the form must fill out a proof of service form. Form CH-250, *Proof of Service of Response by Mail*, may be used. File the completed form with the court before the hearing and bring a copy with you to the court hearing.
- Whether or not you respond in writing, go to the hearing if you want the judge to hear from you before making an order. You may tell the judge why you agree or disagree with the orders requested.
- · You may bring witnesses and other evidence.
- At the hearing, the judge may make restraining orders against you that could last up to five years and may order you to turn in to law enforcement, or sell to or store with a licensed gun dealer, any firearms that you own or possess.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons with Disabilities and Response (Form MC-410). (Civ. Code, § 54.8.)

(Clerk will fill out this part.)

-Clerk's Certificate-

I certify that this Notice of Court Hearing is a true and correct copy of the original on file in the court.

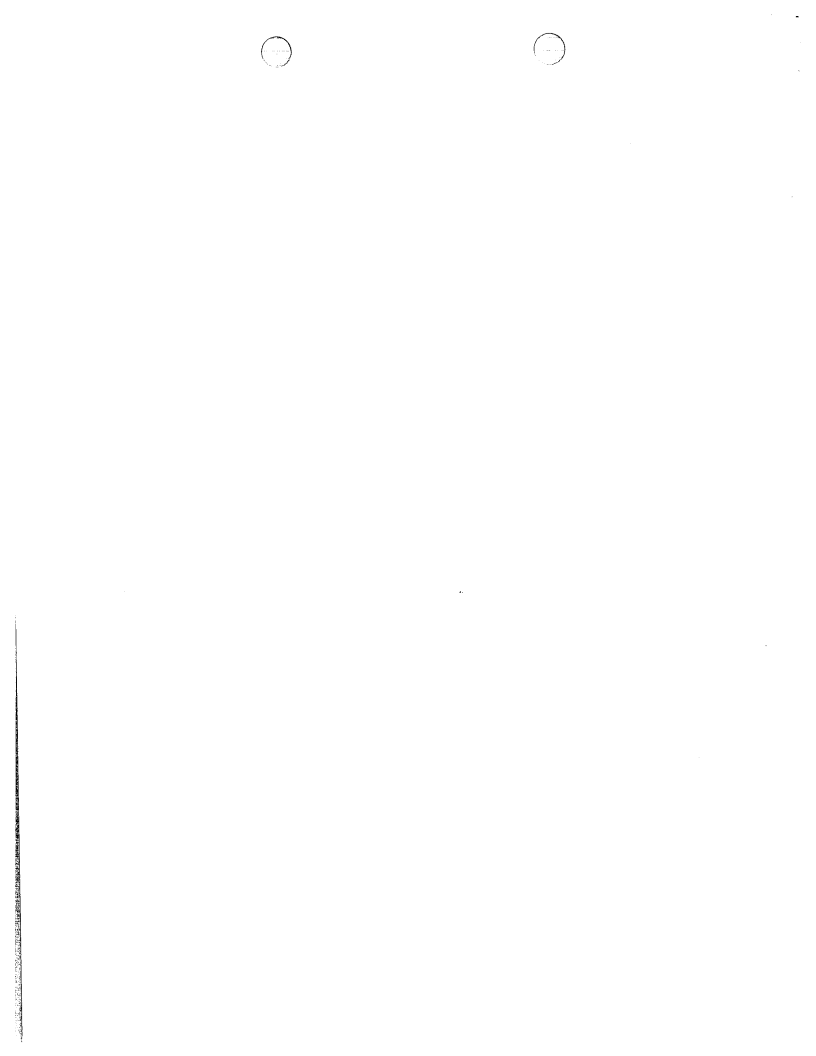
Clerk's Certificate [seal]

APR 3 0 2018

Date:

Clerk, by

, Deputy



NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
Deider B Finley		FILED
		LOS ANGREES SUPPRIOR COURT
		APR 3 0 2018
CLIDEDIOD COLIDE OF CALLECORMA COLINEY OF LOC	ANGELES	SHERRI R. CARRETT, ENERGY WE OFFICER! CLERK
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS	ANGELES	BY PATRICIA A. MORE AND, DEPUTY
PETITIONER/PRINTIFF: Che B. Finley		
RESPONDENT/DEEPNDANTS WELLE CELESTE VANSON		
	HILD'S DATE OF BIRTH:	CASE NUMBER: 18VERO00775
DECLARATION RE: NOTICE OF EX PARTE REQUEST (NO NOTICE GI	VEN)	RELATED CASES (IF ANY):
(Temporary Restraining Order)		
1, Deide B Finh declare	that:	
 Idid not give notice to the other party in this action because: 		
I was afraid that the violence would reoccur when I gave notice	e that I was asking	g for these orders.
was afraid that the other party would take the children out of	the area hefore t	he order could be granted and served
Twas alraid that the other party would take the children out of	the alea belove t	ne order could be granted and served.
I believe that giving notice would make the orders useless bed	ause the other pa	arty would:
2) Lattement of and was unable to inform	or his/hor attorn	
2) Lattempted and was unable to inform		
that I would be seeking a temporary restraining order. My attempt	s included	
/		
Other reason:		
3) Other reason:		
I declare that the above is true and correct, and that I executed this dec	faration at	~ Nus ,California
	,	, ,
. 1		
04/28/18		
DATE		SIGNATURE OF DECLARANT:

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
Deidre Fin Un		
Delotte 11 to 1	1	
ATTORNEY FOR MAND.		
SUPERIOR COURT OF CALIFORNIA,	ESSUPPRIELES urt	
COURT HOUSE ADDRESS: 6230 Sylm	CA 91401	
PETITIONER / PLAINTIFF: North Wes	t District	
RESPONDENT / DEFENDANT:		
CHILD'S NAME: (If more than one child, please attach list)	CHILD'S MATE OF BIRTH:	CASE NUMBER:
DECLARATION OF EX PARTE NOTICE (Temporary Restraining Order)		RELATED CASES (IF ANY):
	/	
	eclare that:	
1) I informed the other party in this action that I would be seeki	na a temporary restrain	ing order as follows:
Person informed:	Date and time into	rmed:
By telephone to the party		
How informed: By telephone to the attorney		
By personally informing:		
Other:		
I informed the person listed above that I would be seeking a		
Court located at	on_	, 200 at 8:30 a.m.
	1 1 1 1 1 1	
2) I told him/her the orders requested included, but were not lin	_	
That he/she not annoy, attack, molest, strike, batte Petitioner/Respondent.	er, harass, assault, contac	t or disturb the peace of
☐ That he/she stay 100 yards away from Petitioner/F	Respondent and Petition	ner's/Respondent's home.
That he/she be ordered to immediately move out	of Petitioner's/Respond	lent's house.
That Petitioner/Respondent have custody of the n	ninor children.	
That he/she have no visitation with the children p	ending hearing.	
Other:	g	
/ Other.		
 I informed the Petitioner/Respondent that he/she should app by the court. 	pear at the above time a	and place if he/she wished to be heard
	ar under the laws of the	State of Colifornia
I declare the foregoing is true and correct under penalty of perjur	y under the laws of the	State of California.
Date:		
		Signature of Declarant
FAM 018 / CK 018 DECLARATION OF E	X PARTE NOTICE	

04/04

CASE NUMBER

18VER000775

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to Local Rule 2.3 in all new civil case filings in the Los Angeles Superior Court.

- **Step 1:** After completing the Civil Case Cover Sheet (Judicial Council form CM-010), find the exact case type in Column A that corresponds to the case type indicated in the Civil Case Cover Sheet.
- **Step 2:** In Column B, check the box for the type of action that best describes the nature of the case.
- **Step 3:** In Column C, circle the number which explains the reason for the court filing location you have chosen.

Applicable Reasons for Choosing Court Filing Location (Column C)

- 1. Class actions must be filed in the Stanley Mosk Courthouse, Central District.
- 2. Permissive filing in central district.
- 3. Location where cause of action arose.
- 4. Mandatory personal injury filing in North District.
- 5. Location where performance required or defendant resides.
- 6. Location of property or permanently garaged vehicle.

- 7. Location where petitioner resides.
- 8. Location wherein defendant/respondent functions wholly.
- 9. Location where one or more of the parties reside.
- 10. Location of Labor Commissioner Office.
- 11. Mandatory filing location (Hub Cases unlawful detainer, limited non-collection, limited collection, or personal injury).

Auto Tort

Other Personal Injury/ Property Damage/ Wrongful Death Tort

A CMI Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons See Step 3 Above
Auto (22)	☐ A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death	1, 4, 11
Uninsured Motorist (46)	☐ A7110 Personal Injury/Property Damage/Wrongful Death – Uninsured Motorist	1, 4, 11
Asbestos (04)	□ A6070 Asbestos Property Damage □ A7221 Asbestos - Personal Injury/Wrongful Death	1, 11 1, 11
Product Liability (24)	☐ A7260 Product Liability (not asbestos or toxic/environmental)	1, 4, 11
Medical Malpractice (45)	□ A7210 Medical Malpractice - Physicians & Surgeons □ A7240 Other Professional Health Care Malpractice	1, 4, 11 1, 4, 11
Other Personal Injury Property Damage Wrongful Death (23)	 □ A7250 Premises Liability (e.g., slip and fall) □ A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.) □ A7270 Intentional Infliction of Emotional Distress □ A7220 Other Personal Injury/Property Damage/Wrongful Death 	1, 4, 11 1, 4, 11 1, 4, 11 1, 4, 11

SHORT TITLE:

Non-Personal Injury/ Property Damage/ Wrongful Death Tort

Employment

Contract

Real Property

Unlawful Detainer

CASE NUMBER 1 8 VER 0 0 0 7 7 5

A Givil Case Cover Sheet Category No.	Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Business Tort (07)	☐ A6029 Other Commercial/Business Tort (not fraud/breach of contract)	1, 2, 3
Civil Rights (08)	☐ A6005 Civil Rights/Discrimination	1, 2, 3
Defamation (13)	☐ A6010 Defamation (slander/libel)	1, 2, 3
Fraud (16)	☐ A6013 Fraud (no contract)	1, 2, 3
Destantiant Notice (05)	□ A6017 Legal Malpractice	1, 2, 3
Professional Negligence (25)	☐ A6050 Other Professional Malpractice (not medical or legal)	1, 2, 3
Other (35)	☐ A6025 Other Non-Personal Injury/Property Damage tort	1, 2, 3
Wrongful Termination (36)	☐ A6037 Wrongful Termination	1, 2, 3
Other Freedom and (15)	☐ A6024 Other Employment Complaint Case	Reasons - See Step 3 Above 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 10 2, 5 2, 5 1, 2, 5 1, 2, 5 1, 2, 5 5, 6, 11 5, 6, 11 1, 2, 5, 8 1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9 2, 6 2,
Other Employment (15)	☐ A6109 Labor Commissioner Appeals	10
	☐ A6004 Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction)	2, 5
Breach of Contract/ Warranty (06)	☐ A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence)	2, 5
(not insurance)	☐ A6019 Negligent Breach of Contract/Warranty (no fraud)	1, 2, 5
	☐ A6028 Other Breach of Contract/Warranty (not fraud or negligence)	1, 2, 5
		5, 6, 11
Collections (09)	☐ A6012 Other Promissory Note/Collections Case	Above 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 3 1, 2, 5 1, 2, 5 1, 2, 5 1, 2, 5 1, 2, 5 1, 2, 5 1, 2, 5 1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9 2, 6 2, 6 2, 6 2, 6 2, 6 6, 11 6, 11 6, 11
	☐ A6034 Collections Case-Purchased Debt (Charged Off Consumer Debt Purchased on or after January 1, 2014)	5, 6, 11
Insurance Coverage (18)	☐ A6015 Insurance Coverage (not complex)	1, 2, 5, 8
	☐ A6009 Contractual Fraud	2, 5 2, 5 1, 2, 5 1, 2, 5 1, 2, 5 5, 6, 11 5, 6, 11 1, 2, 5, 8 1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9 2, 6
Other Contract (37)	☐ A6031 Tortious Interference	1, 2, 3, 5
	☐ A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)	1, 2, 3, 8, 9
Eminent Domain/Inverse Condemnation (14)	☐ A7300 Eminent Domain/Condemnation Number of parcels	2, 6
Wrongful Eviction (33)	☐ A6023 Wrongful Eviction Case	2, 6
	☐ A6018 Mortgage Foreclosure	1, 2, 3 1, 2, 3 10 2, 5 2, 5 1, 2, 5 1, 2, 5 5, 6, 11 5, 6, 11 1, 2, 5, 8 1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9 2, 6 2, 6 2, 6 2, 6 2, 6 2, 6 2, 6 6, 11
Other Real Property (26)	☐ A6032 Quiet Title	2, 6
	☐ A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)	1, 2, 3 1, 2, 5 1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9 2, 6 2, 6 2, 6 2, 6 2, 6 6, 11 6, 11 2, 6, 11
Unlawful Detainer-Commercial (31)	☐ A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)	6, 11
Unlawful Detainer-Residential (32)	☐ A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction)	6, 11
Unlawful Detainer- Post-Foreclosure (34)	☐ A6020FUnlawful Detainer-Post-Foreclosure	2, 6, 11
Unlawful Detainer-Drugs (38)	☐ A6022 Unlawful Detainer-Drugs	2, 6, 11
Language and the second		

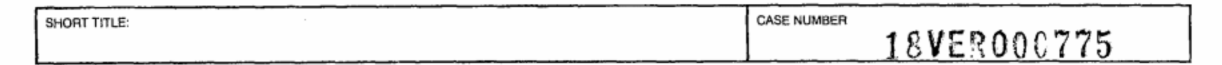
SHORT TITLE:

 $: \ _{\mathcal{U}} :$

CASE NUMBER

18VER000775

	A Civil Case Cover Sheet Category No.			B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
	Asset Forfeiture (05)	□ A	6108	Asset Forfeiture Case	2, 3, 6
Ме	Petition re Arbitration (11)	□ A	6115	Petition to Compel/Confirm/Vacate Arbitration	2, 5
Judicial Review	Main at Mary days (00)	1		Writ - Administrative Mandamus	2, 8
Judici	Writ.of Mandate (02)	ł		Writ - Mandamus on Limited Court Case Matter Writ - Other Limited Court Case Review	2 2
	Other Judicial Review (39)	□ A	A6150	Other Writ /Judicial Review	2, 8
<u> </u>	Antitrust/Trade Regulation (03)	□ A	6003	Antitrust/Trade Regulation	1, 2, 8
tigatic	Construction Defect (10)	□ A	6007	Construction Defect	1, 2, 3
Provisionally Complex Litigation	Claims Involving Mass Tort (40)	□ A	\6006	Claims Involving Mass Tort	1, 2, 8
у Сош	Securities Litigation (28)		\6035	Securities Litigation Case	1, 2, 8
sionall	Toxic Tort Environmental (30)	□ A	\6036	Toxic Tort/Environmental	1, 2, 3, 8
Provi	Insurance Coverage Claims from Complex Case (41)	_ A	\6014	Insurance Coverage/Subrogation (complex case only)	1, 2, 5, 8
	Enforcement .	_ A	\6141	Sister State Judgment .	2, 5, 11
<u> </u>			\6160	Abstract of Judgment	2, 6
Enforcement of Judgment			\6107	Confession of Judgment (non-domestic relations)	2, 9
orc. Jud	of Judgment (20)		\6140	Administrative Agency Award (not unpaid taxes)	2, 8
ᅙᇤ			A6114	Petition/Certificate for Entry of Judgment on Unpaid Tax	2, 8
			\6112	Other Enforcement of Judgment Case	2, 8, 9
	RICO (27)		A6033	Racketeering (RICO) Case	1, 2, 8
cellaneous Complaints			\6030	Declaratory Relief Only	1, 2, 8
llan omp	Other Complaints (Not Specified Above) (42)		\6040	Injunctive Relief Only (not domestic/harassment)	2, 8
is ce C. C.			A6011	Other Commercial Complaint Case (non-tort/non-complex)	1, 2, 8
Misc Civil C			A6000	Other Civil Complaint (non-tort/non-complex)	1, 2, 8
	Partnership Corporation Governance (21)		A6113	Partnership and Corporate Governance Case	2, 8
			46121	Civil Harassment	2, 3, 9
SUC			A6123	Workplace Harassment	2, 3, 9
anec	Other Petitions (Not Specified Above) (43)		A6124	Eider/Dependent Adult Abuse Case	2, 3, 9
Miscellaneous Civil Petitions			46190	Election Contest	2
Mis			46110	Petition for Change of Name/Change of Gender	2, 7
			A6170	Petition for Relief from Late Claim Law	2, 3, 8
	}		46100	Other Civil Petition	2, 9
		 			



Step 4: Statement of Reason and Address: Check the appropriate boxes for the numbers shown under Column C for the type of action that you have selected. Enter the address which is the basis for the filing location, including zip code. (No address required for class action cases).

	REASON:	ADDRESS:
		Ι - Δ
ì	tep 5: Certification of Assignment: I certify that this case	se is properly filed in the 10500 0500 0500 District of

the Superior Court of California, County of Los Angeles [Code Civ. Proc., §392 et seq., and Local Rule 2.3(a)(1)(E)].

Dated: 14 29 10

(SIGNATURE OF ATTORNEY/FILING PARTY)

PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY COMMENCE YOUR NEW COURT CASE:

- Original Complaint or Petition.
- 2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
- Civil Case Cover Sheet, Judicial Council form CM-010.
- Civil Case Cover Sheet Addendum and Statement of Location form, LACIV 109, LASC Approved 03-04 (Rev. 02/16).
- Payment in full of the filing fee, unless there is court order for waiver, partial or scheduled payments.
- A signed order appointing the Guardian ad Litem, Judicial Council form CIV-010, if the plaintiff or petitioner is a minor under 18 years of age will be required by Court in order to issue a summons.
- Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.

Page 4 of 4

818 754 830

Page of 03.01.00 (08/15)	Los Angeles Police Department UCR CODE 1 8 VERDE DE 100 7775				
	PORTOF: POBBLEY NHLUD 180428004737 DR.#				
SUSPECT/VEHICLE NOT SEEN PRINTS OR OTHER EVIDENCE NOT PRESENT	FINLEY DEIDRE F W 33				
MO NOT DISTINCT · PROPERTY LOSS LESS THAN \$5,000 NO SERIOUS INJURY TO VICTIM ONLY ONE VICTIM INVOLVED	B				
PREMISES (SPECIFIC TYPE) ATM	FOREIGN LANGUAGE SPOKEN OCCUPATION				
ENTRY 459/BFV POINT OF ENTRY POINT OF EXIT	LOCATION OF OCCURRENCE SAME AS V'S RES. BUS. R.D. PRINTS BY PREL. INV.				
SIDE METHOD ROOF INSTRUMENT/TOOK USED	TYPE PROPERTY STOLENLOST/DAMAGED 03,04,00 GIVEN STOLEN/LOST RECOVERED EST. DAMAGED				
OTHER	CELL DIJONE STOOLS S.				
VICT'S VEH.(IF INVOLVED) YEAR, MAKE, TYPE, COLOR, LIC.	NOTIFICATION(S)*(PERSON & DIVISION) CONNECTED REPORT(S) (TYPE & DR #)				
MO IF LONG FORM, LIST UNIQUE ACTIONS. IF SHORT FORM, DESCRIBE SUSPECT'S ACTIONS IN BRIEF PHRASES, INCLUDING WEAPON USED. DO NOT REPEAT ABOVE INFO BUT CLARIFY REPORT AS NECESSARY. IF ANY OF THE MISSING ITEMS ARE POTENTIALLY IDENTIFIABLE, ITEMIZE AND DESCRIBE ALL ITEMS MISSING IN THIS INCIDENT IN THE NARRATIVE. SUSSICIONES OF THE MISSING ITEMS ARE POTENTIALLY IDENTIFIABLE, ITEMIZE AND DESCRIBE ALL ITEMS MISSING IN THIS INCIDENT IN THE NARRATIVE. SUSSICIONES OF THE MISSING ITEMS ARE POTENTIALLY IDENTIFIABLE, ITEMIZE AND DESCRIBE ALL ITEMS MISSING IN THIS INCIDENT IN THE NARRATIVE.					
	MANDATORY MARSY'S RIGHTS MOTIVATED BY DOMESTIC VIOLENCE				
REPORTING MEENLOG 3	SERIAL NO. DIV./DETAIL PERSON SIGNATURE OR RECEIVED BY PHONE REPORTING				
EMPLOYEE(S) 7 MODESEN 433	NOTE: IF SHORT FORM AND VICTIMPR ARE NOT THE SAME, ENTER PRINFORMATION IN INVOLVED PERSONS SECTION.				

THIS REPORT DOES NOT CONSTITUTE VALID IDENTIFICATION

ロガチェナ かき カラマ ジャバ・ブ

KEEP THIS REPORT FOR REFERENCE. INSTRUCCIONES EN ESPANOL AL REVER

Your case will be assigned to a detective for follow-up investigation based upon specific facts obtained diving the initial infestigation. Studies have shown that the presence of these facts can predict whether a detailed follow-up in lestifation would ikely result in the arrest and prosecution of the suspect(s) or the recovery of property, in a manner that is cost-effective to you, the taxpayer. Significant decreases in personnel have made it impossible for detectives to personally discuss each and every case with all crime victims. A detective will not routinely contact you, unless the detective requires additional information.

TO REPORT ADDITIONAL INFORMATION: If you have specific facts to provide which might assist in the investigation of your case, please contact the detective Monday through Friday, between 8:00 A.M. and 9:30 A.M., or between 2:30 P.M. and 4:00 P.M. at telephone number . If the detective is not available when you call, please leave a message and include the telephone number where you

can be reached.

COPY OF REPORT: If you wish to purchase a copy of the complete report, phone (213) 486-8130 to obtain the purchase price. Send a check or money order payable to the Los Angeles Police Department to Records and Identification Division, Box 30158, Los Angeles, CA 90030. Include a copy of this report or the following information with your request: 1) Name and address of victims; 2) Type of report and DR number (if listed above); 3) Date and location of occurrence. NOTE: Requests not accompanied by proper payment will not be processed.

DR NUMBER: If not entered on this form, the DR number may be obtained by writing to Records and Identification Division and giving the information needed to obtain a copy of the report (see above paragraph). Specify that you only want the DR number. It will be forwarded without delay. There is no charge for this service.

CREDIT CARDS/CHECKS: Immediately notify concerned credit corporation or banks to avoid possibility of being liable for someone else using your stolen or lost credit card or check.

HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE:

- Keep this memo for reference.
- * If stolen items have serial numbers not available at time of report, attempt to locate them and phone them to the detective at the listed number.
- * If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee.
- * Promptly report recovery of property.
- * Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred.

VICTIM-WITNESS ASSISTANCE PROGRAM: The Los Angeles City and County Victim-Witness Assistance Program (VWAP) can help to determine if you qualify for Victim of Violent Crime compensation. If you qualify, they will assist with filling your claim application. If you are a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. Their staff may also assist you with other problems created by the crime.

To find the program location nearest to you, call the Victim-Witness Assistance Program at the Los Angeles City Attorney's Office (213) 485-6976, or the Los Angeles County District Attorney's Office (800) 380-3811.

VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.

DEPARTAMENTO DE POLICIA DE LOS ANGELES

MEMORANDUM DE REPORTE PARA VICTIMAS

Su caso será asignado a un detective para continuar la investigacion basandose en factores especificos obtenídos durante la investigacion inicial. Estudios han demonstrado que la presencia de estos factores pueden predecir si una investigación datallada podria resultar en el arresto y prosecución del responsable o la recuperación de la propiedad, de una manera que es menos costosa para (ud, el contribuyente. Disminuciones significantes de personal han hecho imposible a los detectives discutir personalmente cada caso con todas las victimas de crimenes. El detective no lo contactara rutinariamente a menos que requiera información adicional.

PARA REPORTAR INFORMACIÓN ADICIONAL: Si tiene datos específicos que proveer que puedieran asistir en la investigacion de su caso, favor de comunicárse con el detective de Lunes a Viernes, entre las 8:00 y 9:30 de la mañana o entre las 2:30 y 4:00 de la tarde al teléfono Si el detective no se encuenta disponible cuando usted llame, favor de dejar un mensaje incluyendo un número de teléfono dónde se pueda comunicar con ud.

COPIA DE REPORTE: Si deséa comprar una copia del reporte completo, líame al (213) 486-8133 para obtener el precio actual. Remita un cheque o giro postal a Los Angeles Police Department Records and Identification Division, Box 30158, Los Angeles, California 90030. Incluya con su petición una copia de este reporte o la siguiente información: 1) Nombre y domicilio de la victima(s); 2) Tipo de reporte, y numero de DR, (si está listado en esta forma); 3) Fecha y lugar de los hechos. NOTA: Peticiones no adjuntas al pago apropiado no serán procesadas.

Numero DR: Si no aparece en esta forma, el número DR se puede obtener escribiendo a Records and Identification Division dandoles la información necesaria para obtener una copia del reporte (véa el parrafo superior). Especifique que usted quiere el número DR. Será mandado sín tardanzas. No hay cargos por este servicio.

TARJETA DE CREDITO/CHEQUES: Notifique ímediatamente a su compañía de crédito o banco para evitar la posibilidad de hacerse sujeto a que álguien use sus cheques o tarjeta perdida o robada.

COMO PUEDE AYUDAR EN LA INVESTIGACION DE SU CASO

- Mantenga este memorándum como referencia.
- Si los bienes robados tienen número de serie, y no los tenía al llenar el reporte trate de localizarlos y llame al detective al número listado.
- Si descrube perdidas adicionales, llene y mande la forma Supplemental Property Loss proveida por el empleado tomando el reporte.
- Reporte la recuperación de bienes de imediato.
- Reporte detalles addicional de imediato tal como un vecino informandole de actividad sospechosa en el tiempo en que occurió el delito.

PROGRAMA DE ASISTENCIA A VICTIMAS Y TESTIGOS: El programa de asistencia a víctimas y testigos de la ciudad y del condado de Los Angeles (VWAP) puede ayudar a determinar si usted califica para una compensación como víctima de un crimen violento. Si usted califica, le ayudarán a llenar su reclamo. Si usted es víctima o testigo de un crimen y estará asistiendo a la corte, ellos le explicarán el procedimiento de la corte. El personal del programa tembién le puede ayudar con otros problemas causados por el crimen.

Para encontrar el sitio del programa mas cercano a usted, llame al Programa de Asistencia a Víctimas y Testigos en la oficina del abogado de la Ciudad de Los Angeles (213) 485-6976 o a la oficina del Fiscal del Condado de Los Angeles (800) 380-3811.

COMPENSACION PARA VICTIMAS DE CRIMENES VIOLENTOS: Si usted ha sido víctima de un crimen violento y está herido a causa de ese crimen, usted puede calificar para un reembolso de parte del Estado por gastos médicos: pérdidas de sueldo o de mantenimiento, rehabilitación o reentrenamiento vocacional. Si la herida o la muerte resultó a causa de un accidente automovilístico, usted o su afectado también puede calificar si el chofér culpable fué somtido a uno de los siguientes cargos: conducir bajo la influencia del alcohol o de drogas; chocar y huir; usar el vehículo como arma, o huyendo del sitio de un delito violento.

Si usted pagó los gastos fúnebres de una víctima de un delito violento, puede ser reembolsado hasta \$2,275 por los gastos. El Estado no reembolsará por daños ni pérdidas de propiedad. La ley (Sección 13959 y las subsiguientes secciones del Código Gubernamental) requiere que la víctima sea residente de California, que reporte el crimen y que coopere con la ley para recibir el reembolso. Usted tiene un año, a partir de la fecha del delito, para hacer su reclamo (este límite se puede extender si hay una causa que lo justifique).

Obtenge una solicitud como víctima de crimen violento llamando al Programa de Asistencia a Víctimas y Testigos: Abogado de la Ciudad (213) 485-6976, Abogado de Distrito (800) 380-3811. Tambien puede encontrar aplicaciones en las estaciones de la policía de Los Angeles.

VICTIMS OF VIOLENT CRIME COMPENSATION: If you are a victim of a violent crime and are injured as a result of the crime, you may be able to be repaid by the State for medical expenses, loss of wages or support, rehabilitation or job retraining. If injury or death was the result of an auto accident, you or your survivor may also qualify if the driver at fault was charged with one of the following: driving under the influence of alcohol or drugs; hit and run; using the vehicle as a weapon; or fleeing the scene of a violent crime.

If you paid the funeral/burial expenses for someone who was a victim of a violent crime, you may be repaid up to \$2,275 for these expenses. Property loss or damage will not be repaid by the State. The law (California Government Code Section 13959 et seq.) requires that a victim must be a California resident, must report the crime, and must cooperate with law enforcement in order to receive repayment. You have one year from the date of the crime to file a claim (may be extended for good cause).

To Obtain a victim of violent crime application, you may call one of these Victim-Witness Assistance Programs: City Attorney - (213) 485-6976, District Attorney - (800) 380-3811. Copies of the application may also be obtained at any Los Angeles police station.

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER Reserved for Clerk's File Stamp
Deider B Finley	FILES COURT
	LOS ANGELES SUPERIOR COURT
AT	APR 3 n 2018
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS	ANGELES SHEHRI H. CALLER, EAR THINE OF THE CLERK
COURT HOUSE ADDRESS:	BY PATHICIA A. MORE WIN, DEPUTY
Déche B. Finler	
JSA belle Celeste vawson	
CHILD'S NAME:	CHILD'S DATE OF BIRTH CASE NUMBER: 18VER000775
DECLARATION RE: NOTICE OF EX PARTE REQUEST (NO NOTICE OF	
(Temporary Restraining Order)	
I was afraid that the other party would take the children out on the leave that giving notice would make the orders useless be	ice that I was asking for these orders. of the area before the order could be granted and served.
I declare that the above is true and correct, and that I executed this de	eclaration at Van Nuys ,California
04 (29) 18 DATE	SIGNATURE OF DECLARANT:

		CTAYE DAD AN IMPED	Down and for Charles Ella Starma
Deidre Fin U		STATE BAR NUMBER	Reserved for Clerk's File Stamp
veigne Find	M	L	
ATTORRET FOR PERINC.	Los Anget	PC Sunarias Cana	
SUPERIOR COURT COURT HOUSE ADDRESS:	T OF CALIFORNIA, COUNTY TOP 10 6230 Sylm	lar Avenue	
	Van Nuys,	CA 91401	
PETITIONER / PLAINTIFF:	North West	t District	}
RESPONDENT / DEFENDANT:],
CHILD'S NAME: (If more than one child, please atto	och list)	CHILD'S MATE OF BIRTH	CASE NUMBER:
	DECLARATION OF EX PARTE NOTICE	· ·	RELATED CASES (IF ANY):
	(Temporary Restraining Order)		
1,	(PRINT NAME)	eclare that:	
	arty in this action that I would be seeki	ng a temporary restrair	ning order as follows:
	m ty m r a m3 details it anat t trougge seems		rmed:
Person informed:		Date and time into	illieu.
	By telephone to the party		
How informed:	By telephone to the attorney		
	By personally informing:		
	Other:		
I informed the person I	listed above that I would be seeking a	temporary restraining o	order in Dept of the Superior
•			, 200 at 8:30 a.m.
court located at		1	/200
2) I told him/her the orde	ers requested included, but were not lin	nited to the following:	
	not annoy, attack, molest, strike, batte Respondent.	r, harass, assault, contac	t or disturb the peace of
☐ That he/she	e stay 100 yards away from Petitioner/F	Respondent and Petitio	ner's/Respondent's home.
☐ That he/she	e be ordered to immediately move out	of Petitioner's/Respon	dent's house.
That Petitio	oner/Respondent have custody of the n	minor children.	
☐/That he/she	e have no visitation with the children p	ending hearing.	
\exists		,	
Other:			
/			
I informed the Petition by the court.	er/Respondent that he/she should app	pear at the above time	and place if he/she wished to be heard
I declare the foregoing is to	rue and correct under penalty of perjui	ry under the laws of the	State of California.
Date:			
			Signature of Declarant
FAM 018 / CK 018	DECLARATION OF E	X PARTE NOTICE	

04/04

	CH-200 Proof of Personal Service	Clerk stamps date here when form is filed.
1	Person Seeking Protection Name: DEICHE R. FINLEY	
3	Person From Whom Protection Is Sought Name: DAUSON, ISABEL	
3	Notice to Server The server must: Be 18 years of age or older. Not be listed in items 1 or 3 of Form CH-100. Give a copy of all documents checked in 4 to the person in 2. (You cannot send them by mail.) Then complete and sign this form and give or mail it to the person in 1.	Fill in court name and street address: Superior Court of California, County of LOS ANGES SYERCER COURT 6230 SYEME ALE MANNYS; CA 91401
	PROOF OF PERSONAL SERVICE	Court fills in case number when form is filed.
4	I gave the person in ② a copy of the forms checked below: a. CH-109, Notice of Court Hearing	Case Number: 18 VER 000775
	 b.	,
5	I personally gave copies of the documents checked above to the person in (2) a. On (date): 05/01// b. At (time): 10:30 a.m. c. At this address	
	City: State:	CT Zip: 4180
6)	Name: HANDEL, KEVEN Address:	
	City: State:	CA Zip: 41601
	(If you are a registered process server): County of registration: I declare under penalty of perjury under the laws of the State of California the correct.	n number:nat the information above is true and
	Date: 05/0//8	1600

Type or print server's name

Server to sign here

Date/Time: May. 3. 1 File No. Mode 4255 Memory TX	Destination 13103791951	Pg(s) P. 35	Result Not Sent OK

o. Mode	062(1000100	P. 35 OK
255 Memory TX	13103791951	
Reason for erro	up or line fail swer ded max. E-mail size	E. 2) Busy E. 4) No facsimile connection
E. 3) No an	ded max. E-mail size	
	Water of Court House	Clark extranger other home submo forms in Short
	(1) Person Seeking Protection	FILED
	Deithe B. Find	LOS ANOBLES SUFFROM COURT
	Year Lawyes (if you have one for this case): Name: Alo + Y State De Phos Name:	MPR 3 () 2816 WHEN THE STREET CONTROL OF THE PERSON OF TH
	b. Your Address (If you have a lawyer, give your low if you do not have a lawyer and must in keep your l	home address Fitty part man and short adapts
	privair, you may give a different mailing address to have to gi	Superior Court of California, County of
	City Telephone:	Los Angeles Superior Court 6230 Sylmar Avenue Van Noys, CA 91401
	B-Mail Address:	Count tile in case number when from in that. Case Northwer
	Pull Name: L SS balle Celes (C)	18VER000775
	The court will comple	ole the rest of shis form.
	Notice of Hearing A court insuring is scheduled on the request for	of restruining orders against the person in(2):
		Name and address of count if different from above:
	Bracky Date: 533 8 Time: 8:30	
	4 Temporary Restraining Orders (Any orders gro s. Temporary Restraining Orders for personal conduct Regress for Evel Harmanment Restraining Orders, or	and stay-aimy orders as requested in Form CH-100,
	(1) [3] All GITANTED until the court hearing. (2) [3] All DENIED until the court bearing. (Special	
	***	ill the court bearing. (Specify reasons for devial in is, bolons)
		i i